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Attorneys for Defendants
 HARRY ALLEN AND AETRIUM INCORPORATED

**PLEASE SEE SIGNATURE PAGE
 FOR COMPLETE LIST OF FILING PARTIES**

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION

UTHE TECHNOLOGY CORPORATION,

Plaintiff,

v.

HARRY ALLEN and AETRIUM
 INCORPORATED,

Defendants.

Case No. 3:95-cv-02377-WHA

**JOINT STIPULATION AND [PROPOSED]
 ORDER FOR SETTLEMENT
 CONFERENCE PARTICIPANTS**

Date: August 6, 2013
 Time: 11:00 a.m.
 Judge: The Honorable Donna M. Ryu

At the July 22, 2013 “settlement meet and confer” call, the parties disclosed and agreed that Plaintiff will be represented at the August 6, 2013 Settlement Conference by Plaintiff’s co-

1 counsel Clinton J. McCord, and Uthe USA's CEO Michael Goodson and Defendants will be
2 represented by Defendants' counsel David B. Potter and Aetrium's CEO Joseph Levesque.

3 On August 1, Mr. Potter contacted Mr. McCord and requested that Plaintiff confirm that
4 the conference could go forward without the presence of Defendant Harry Allen. While Plaintiff
5 believes that Mr. Allen's presence would be beneficial, Plaintiff does not object to the conference
6 going forward as scheduled without Mr. Allen present.

7 The Parties hereby stipulate and agree that the attendance of Defendant Harry Allen, who
8 resides outside of the United States, is not necessary at the Settlement Conference.

9 Dated: August 2, 2013

OPPENHEIMER WOLFF & DONNELLY LLP

10 By: s/ David B. Potter
11 David B. Potter

12 DAVID B. POTTER (*pro hac vice*)
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Dated: August 2, 2013

EDWARDS WILDMAN PALMER LLP

By: s/ Clinton J. McCord
Clinton J. McCord

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Attorneys for Plaintiff
UTHE TECHNOLOGY CORPORATION

[PROPOSED] ORDER

The Parties' stipulation to engage in the August 6, 2013 Settlement Conference without the presence of Defendant Harry Allen is granted.

IT IS SO ORDERED.

Dated: August 2, 2013



Donna M. Ryu
District Court Judge